

Bill 494 – PH 3-31-14

Sent: Sunday, March 30, 2014 11:17 AM

To: Jud Testimony

Subject: Gals and custody issues in Conn

I am a mother of three with no abuse history that has been kept from my kids for close to over 2 years now. My ex has a lot of money and has been able to fight me at every turn. I am pro se.

Along with all the others that are standing in opposition to the abuses pretreated by the system the system accuses us of being hysterical and vitriolic . What on earth do they expect us to do they take away our kids our money and expect to just go along and get along?? The nazis threw people in mass graves with complete indifference while they casually smoked cigarettes. All the players who have done this to our families have committed not minor offenses but atrocities against parents and their children. I don't know a nice way to put it other than to simply say that anyone in a position to stop this madness and does not is equally culpable.

Shared custody absent of abuse should be the standard

Gals should not make any custody decisions not even temporary ones. This should go before a judge in a timely way if there is a dispute

The gals because they bring no special training other than the 30 odd hours they receive before becoming gals (less hours by way to qualify a license a hairdresser in the state of ct) should never be allowed to make unilateral decisions only in conjunction with a team including but not limited to the judge

Gals should not receive payments of any kind they should be voluntary positions like many states are or there should be a one time nominal patent. The money for children motive has got to stop

My gal is from ct legal services. My ex husbands attorney is from a law office donates directly to ct legal services. This type of conflict of interests should not be tolerated.

Thank you and please help us and our children.

Elisa Epstein. Lcsw